

ECF CASE  
JUDGE MARRERO

UNITED STATES DISTRICT COURT FOR THE  
SOUTHERN DISTRICT OF NEW YORK

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**J & J SPORTS PRODUCTIONS, INC.,** as  
Broadcast Licensee of the **May 5, 2007**  
**DeLaHoya/Mayweather** Program,  
Plaintiff,

-against-

**AFFIDAVIT IN SUPPORT OF  
REQUEST FOR DEFAULT**  
Civil Action No.07-CV-8106-VM-KNF  
HON. VICTOR MARRERO

RICARDO RAMIREZ and CARMEN RAMIREZ,  
Individually, and as officers, directors, shareholders  
and/or principals of DON RICARDO STEAK  
HOUSE LLC d/b/a DON RICARDO  
RESTAURANT a/k/a DON RICARDO  
STEAKHOUSE,

and

DON RICARDO STEAK HOUSE LLC d/b/a DON  
RICARDO RESTAURANT a/k/a DON RICARDO  
STEAKHOUSE

Defendants.

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STATE OF NEW YORK :  
: SS.:  
COUNTY OF ULSTER :

JULIE COHEN LONSTEIN, being duly sworn, deposes and says:

1. That I am the attorney for plaintiff, **J & J SPORTS PRODUCTIONS, INC.**, in the  
above referenced matter and I am admitted to practice in this Court. I am fully familiar with all  
the facts, circumstances and proceedings heretofore had herein.

2. This action was commenced pursuant to 47 U.S.C. §605, *et seq.* A copy of the  
Summons and Complaint was served on Defendant, RICARDO RAMIREZ and CARMEN  
RAMIREZ, Individually, and as officers, directors, shareholders and/or principals of DON

RICARDO STEAK HOUSE LLC d/b/a DON RICARDO RESTAURANT a/k/a DON RICARDO STEAKHOUSE, and DON RICARDO STEAK HOUSE LLC d/b/a DON RICARDO RESTAURANT a/k/a DON RICARDO STEAKHOUSE, as set forth in the proof of service by Curtis Duncan, ECF Documents number 3, 4 and 5.

3. The time within which any of the Defendants may answer or otherwise move with respect to the Complaint herein has expired. Defendants RICARDO RAMIREZ and CARMEN RAMIREZ, Individually, and as officers, directors, shareholders and/or principals of DON RICARDO STEAK HOUSE LLC d/b/a DON RICARDO RESTAURANT a/k/a DON RICARDO STEAKHOUSE, and DON RICARDO STEAK HOUSE LLC d/b/a DON RICARDO RESTAURANT a/k/a DON RICARDO STEAKHOUSE, have not answered or otherwise moved with respect to the Complaint; and the time for the Defendant(s) to do so has not been extended.

4. Said Defendant(s) are not infants or incompetents. Upon information and belief, Defendant(s) are not presently in the military service of the United States.

**WHEREFORE**, Plaintiff **J & J SPORTS PRODUCTIONS, INC.**, requests that the default of the Defendant(s) RICARDO RAMIREZ and CARMEN RAMIREZ, Individually, and as officers, directors, shareholders and/or principals of DON RICARDO STEAK HOUSE LLC d/b/a DON RICARDO RESTAURANT a/k/a DON RICARDO STEAKHOUSE, and DON RICARDO STEAK HOUSE LLC d/b/a DON RICARDO RESTAURANT a/k/a DON RICARDO STEAKHOUSE, be noted and that judgment be entered in favor of plaintiff and against defendants in the manner stated herein.

Dated: November 28, 2007  
Ellenville, NY 12428

Sworn to before me this 28th  
day of November, 2007

/S/ Julie Cohen Lonstein

Julie Cohen Lonstein  
Bar Roll No. JL8512

/s/ April Draganchuk

***April Draganchuk***

***Notary Public State of New York***

***Registration No. 4945872***

***Residing in Ulster County***

***My Commission Expires Jan. 27, 2011***